EXHIBIT A

Case 1:24-cv-09969 Document 1-1 Filed 12/27/24

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

-----x Index No. /2024

KAREN CHEUNG (a/k/a WING TSZ CHEUNG),

SUMMONS WITH NOTICE

Plaintiff,

-against-

Plaintiff designates New York County as place of trial

Venue is proper under CLPR § 503(a)

APTORUM GROUP LIMITED, APTUS MANAGEMENT LIMITED, IAN HUEN CHUNG YUEN, and JURCHEN INVESTMENT CORPORATION,

Defendants.

To the above named-defendants:

YOU ARE HEREBY SUMMONED to appear in this action by serving a notice of appearance on Plaintiff Karen Cheung (a/k/a Wing Tsz Cheung) at the address set forth below, and to do so within 20 days after service of this Summons (not counting the day of service itself), or within 30 days after service is complete if the Summons is not delivered personally to you within the State of New York.

YOU ARE HEREBY NOTIFIED THAT should you fail to answer or appear, a judgment will be entered against you by default for the relief demanded herein.

PLEASE TAKE NOTICE that this is an action to recover financial losses sustained by Ms. Cheung as a result of unauthorized purchase in her name of shares of Aptorum Group Limited, which is traded on the NASDAQ Exchange under the symbol APM in New York City. The relief sought arises from at least the following causes of action: (i) violations of the federal Racketeer Influenced and Corrupt Organizations Act ("RICO"), 18 § U.S.C. 1961(c), (ii) conspiracy to violate RICO, 18 U.S.C. § 1961(d), (iii) fraud, (iii) breach of fiduciary duty, (iv) negligent misrepresentation, (v) unjust enrichment, (vi) civil conspiracy and (vii) violations of

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the federal Securities Act of 1933, 15 § U.S.C. 77a et. seq.

PLEASE TAKE FURTHER NOTICE that Ms. Cheung seeks in this action damages in an amount not less than \$2,000,000 USD, and punitive damages to the extent permitted by law, plus all her legal fees and costs.

PLEASE TAKE FURTHER NOTICE that Ms. Cheung expressly reserves the right to amend her claims in this action to include other causes of action as may be appropriate.¹

By: Karen Cheung 1178 Broadway 3rd Floor #1066 New York, NY 10001 Wtcheung03@gmail.com

Plaintiff

Dated: SEPTEMBER 3, 2024

¹ Consistent with New York City Bar Opinion 1987-2 and in an abundance of caution, Ms. Cheung states that this pleading has been prepared with the assistance of New York counsel.